Law Offices of Jeffrey B. Neustadt

NOTICE OF WITHDRAWAL OF PETITION FOR ADJUSTMENT OF STATUS (Form I-485) AND WITHDRAWAL OF AFFIDAVIT OF SUPPORT (Form I-864)

To:

The United States
Citizenship and Immigration Service
Department of Homeland Security
VERMONT SERV CENTER
75 LOWER WELDEN ST
ST ALBANS, VT 05479-0001

To:

The United States
United States Attorney
Department of Justice
FEDERAL COURTHOUSE
450 GOLDEN GATE AVENUE
SAN FRANCISCO. CA 94102

Please be known that Edward Matthew Dorsaneo¹ hereby withdraws (1) his petition² for change of status for Tetyana Dorsaneo (Alien # A205555182)³, and withdraws (2) his supporting affidavit of support⁴ pursuant to applicable law⁵. Mr. Dorsaneo is informed and believes that there has been no final decision regarding his petition as the conditions thereto related to the bona-fides of the marriage have not yet been removed by the USCIS⁶ as proscribed by the Immigration Marriage Fraud Amendments of 1986⁷.

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E-Mail: ibneustadtlaw@sbcglobal.net
Fax: 1-415-962-4221

¹ Mr. Dorsaneo is a decorated veteran of the US Army, and a former Police Officer, sworn to defend the Constitution of the United States of America.

² See attached Exhibit 1 – USCIS Form I-485 dated October 11, 2013

³ Tetyana Dorsaneo, Alien # A205555182, date of birth 26-June-1984, Ukraine, or any of her known aliases, including but not limited to Tetyana Semenivna Shkoda, Tetyana Pavlyuchyk and variants thereof.

⁴ See attached Exhibit 2 – USCIS Form I-864 dated October 10, 2013.

⁵ 8 CFR §§ 205.1(a)(3)(i)(A) – "Automatic Revocation - **Upon written notice of withdrawal filed by the petitioner** or self-petitioner with any officer of the Service who is authorized to grant or deny petitions" (emphasis added), 8 CFR §205.1(a)(3)(i)(D) - "Automatic Revocation - Upon the legal termination of the marriage when a citizen or lawful permanent resident of the United States has petitioned to accord his or her spouse immediate relative or family-sponsored preference immigrant classification under section 201(b) or section 203(a)(2) of the Act", 8 CFR § 205.1(a)(3)(i)(J) – "(J) Upon legal termination of the petitioner's status as an alien admitted for lawful permanent residence in the United States unless the petitioner became a United States citizen" 8 CFR § 213a.2(f)(2) – "Withdrawal of Form I-864 or Form I-864A"

⁶ See attached Exhibit 3 – USCIS Forms I-797 dated June 2, 2017; April 7, 2017; January 12, 2017; and February 1, 2016.

⁷ PL 99-639 "Sec 2. DETERRING IMMIGRATION-RELATED MARRIAGE FRAUD", as codified in 8 U.S.C. §1186a.

The basis for this withdrawal is the short duration of their marriage entered into on September 24, 20138. Mr. Dorsaneo is informed and believes that the sponsored immigrant entered into the marriage under false pretenses, by misrepresenting her true Intentions both to him and to agents of the United States9. Further evidence thereof is the sworn testimony of a Police Officer attached hereto¹⁰. The conjugal relationship of the parties ended immediately after the petition was signed¹¹, mere weeks after the marriage. certificate was issued, and the parties formally separated on December 21, 2013. Mr. Dorsaneo filed for divorce 90 days after the marriage¹². Their Final Judgment for Dissolution was entered by the Superior Court on May 20, 2014¹³.

Document 98-1

Mr. Dorsaneo is informed and believes that Tetyana failed to inform the USCIS of this change in her status until she made application for removal of conditions nearly two years later14. The USCIS was obligated at that time to terminate her conditional residence status15.

Dated this 13th day of November 2017.

.aw for EDWAND MATTHEW DORSANEO

I Declare under penalty of perjury under the laws of the United States of America that the foregoing is true, and that as to matters stated on information and belief, that I believe them to be true. As stated hereinabove, I withdraw both my petition and affidavit of support for the immigration of Tetyana Dorsaneo.

Edward Matthew Dorsaneo

⁸ See attached Exhibit 4 – a true and accurate copy of their Certificate of Marriage dated September 24, 2013.

⁹ Such misrepresentations are defined as crimes punishable pursuant to 8 U.S.C. § 1325(c) and 18 U.S.C. § 1546. https://www.justice.gov/usam/criminal-resource-manual-1948-marriage-fraud-8-usc-1325c-and-18-usc-1546, U.S. Attorneys » Resources » U.S. Attorneys' Manual » Criminal Resource Manual » CRM 1500-1999 » Criminal Resource Manual 1901-1999 § 1948.

[&]quot;Marriage Fraud", retrieved November 7, 2017; see also, publication of ICE — "Marriage Fraud is a Federal Crime" https://www.ice.gov/sites/default/files/documents/Document/2016/marriageFraudBrochure.pdf, retrieved November 7, 2017; 8 CFR § 216, and https://www.uscis.gov/ilink/docView /AFM/HTML/AFM/0-0-0-1/0-0-0-11685/0-0-0-11691.html, Adjudicator's Field Manual - Redacted Public Version \ Chapter 25 Petitions for Removal of Conditions on Conditional Residence. \ 25.1 Immigration Marriage Fraud Amendments of 1986, retrieved November 7, 2017.

¹⁰ See attached Exhibit 5 — declaration of Mark Adams dated April 26, 2017.

¹¹ The petition was signed for submission to the USCIS on or about 10-October-2013.

¹² See attached Exhibit 6 - a true and accurate copy of his Petition for Divorce stating that the parties separated as of December 21, 2013, the divorce petition was signed on December 23, 2013 and filed with the California Superior Court on December 26, 2013.

¹³ See attached Exhibit 7 – a true and accurate copy of Judgement for Dissolution entered on May 20, 2014 by the California Superior Court.

¹⁴ Declaration of Tetyana Dorsaneo, ECF #42, Case # 3:17 - CV - 00765, UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

^{15 8} U.S. Code § 1186a(b)(1)(A) gives no discretion to the Secretary of the Department of Homeland Security -- the LPR status shall be terminated if either the conditional status remains at the end of the second anniversary of its grant and the underlying marriage was terminated prior to that time or the marriage was entered into for the purpose of procuring the alien's status as an immigrant. In the instant case, both are true.

EDWARD DORSANEO CASE 3:17-cv-00765-VC Document 98-1 Filed 01/2	18/18 Page 3 of 29
570 RIVIERA CIR	110
LARKSPUR, CA 94939-1512	
PH: (707)321-3218 /C // Zc / 3	7758/3211 05 B No. 1615-0023; Expires 06/30/15
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Case Thomas I To The MENT OF HOMELIED SECURITY \$ 1070 1	ence or Adjust Status
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Country of Citizenship/Nationality U.S. Social Security if (if ann) A # (if	
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Date of Last Arrival (mm/dd/yyyy) 1-94 #	
08/27/2013 05264917230	
Current USCIS Status Expires on (mm/dd/vvyy)	Angliand
K-1 Fiancee 11/24/2013	Applicant Interviewed
Part 2. Application Type (Check one)	
I am applying for an adjustment to permanent resident status because:	Section of Law
a. An immigrant petition giving meaning resident status because:	Sec. 209(s), INA
a. An immigrant petition giving me an immediately available immigrant visa number that has been approved. (Attach a copy of the approval notice, or a relative, special immigrant invenile, or special immigrant publications.)	Sec. 209(b), INA
immigrant juvenile, or special immigrant military visa petition filed with this application that will give you an immediately application that will give you an immediately application filed with this	Sec. 13, Act of 9/11/57 Sec. 245, INA
solve you are maneurately available visa number if approved to	Sec. 13. Act of 9/11/57 Sec. 245, INA Sec. 249, INA Sec. 1 Act of 11/2/66
b. My spouse or parent applied for adjustment of status or was granted lawful permanent residence in an immigrant visa category that allows derivative status for spouses and children	Sec. 2 Act of 11/2/66
1	
c. \(\begin{align*} \) 1 entered as a K-1 fiance(e) of a U.S. citizen whom I married within 90 days of entry, or I am the K-2 child of such a fiance(e) (Alice h.).	Country Chargeable
entry, or I am the K-2 child of such a fiancé(e). (Attach a copy of the fiancé(e) petition approval notice and the marriage certificate.)	
d. \(\sum_{I was granted asylum or derivative conductive to	Eligibility Under Sec. 245
d. I was granted asylum or derivative asylum status as the spouse or child of a person granted asylum and am eligible for adjustment.	Approved Visa Petition
e. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Dependent of Principal Alien Special Immigrant
January 1, 1959, and thereafter have been physically present in the United States for at least 1 year.	Other
The second of June 1	Preference
f. I am the husband, wife, or minor unmarried child of a Cuban described above in (e), and I am residing with that person, and was admitted or paroled into the United States after January 1, 1959, and thereafter have been selected.	Action Block
States after January 1, 1959, and thereafter have been physically present in the United States for at least 1 year.	1
to di least i year.	1
g. 1 have continuously resided in the United States since before January 1, 1972.	
h. Unter basis of eligibility. Explain (for example, I was admitted as a refugee, my	
States for 1 year after admission). If additional space is provided and 2 after	
The state of the s	
I am already a permanent resident and am applying to have the date I was granted	To be Completed by
a nonimmigrant or parolee, or as of May 2, 1964, which are a data is United States as	Attorney or Representative, if any
	Fill in box if Form G-28 is attached to represent the applicant.
i. 1 am a native or citizen of Cuba and meet the description in (e) above.	VOLAG#
j. I am the husband, wife, or minor unmarried child of a Cuban and meet the	ATTY State License #

I

Form I-485 (Rev. 06/20/13) Y

Part 3. Processing Information					
A. City/Town/Village of Birth		Current Occupation			
Bykhiv		Not Em		ion	
Your Mother's First Name				. 37	
Vira		Your Fat	ners Fir	st Name	
Give your name exactly as it appears on	VOUE Form I-94 Arrivol 1				
Tetyana SHKODA	your 101111 1-54, Arrival-)	Departure R	ecord		
Place of Last Entry Into the United States		1 1			
(City/State)	•	visitor, cr	tatus dic <i>ewman</i>	l you last enter?	(Visitor, student, exchange ker, without inspection, etc.)
San Francisco, CA		K-1 Flan		icinporary wor	ker, without inspection, etc.)
Were you inspected by a U.S. Immigration	n Officer? Yes 🔀	No []			
Nonimmigrant Visa Number		Consulate	Where	Visa Was Issue	d
20132061480001		Kiev, UK		1700 13340	
Date Visa Issued (mm/dd/yyyy) Gende	er	Marital S	tatus		
07/31/2013	Male 🛛 Female	Ma	rried	Single	Divorced Widowed
Have you ever applied for permanent resid	lent status in the U.S.?	Yes (filing a	f "Yes"g and fina	give date and pi l disposition.)	
n/a					
3. List your present spouse and all of your ch space is needed, see Page 3 of the instruction			ters). (I	f you have none	e, write "None." If additional
Family Name (Last Name)	Given Name (First Na	ime)		Middle Initial	Date of Birth (mm/dd/yyyy)
Country of Birth	Edward	M			08/29/1966
CANADA	Relationship	A# (any)	Applying with you?
Family Name (Last Name)	Husband		None		Yes No 🖂
	Given Name (First Na.	me)		Middle Initial	Date of Birth (mm/dd/yyyy)
Country of Birth	Relationship		A # 7:5	<u> </u>	
	Keilandinip		A # (if	any)	Applying with you?
Family Name (Last Name)	Given Name (First Nat	me)		Middle Initial	Yes No Date of Birth (mm/dd/yyyy)
				TVIIGGIC IIIIIAI	Date of Birth (mm/aa/yyyy)
Country of Birth	Relationship		A# (if	any)	Applying with you?
					Yes No
Family Name (Last Name)	Given Name (First Nam	ne)		Middle Initial	Date of Birth (mm/dd/yyyy)
Country (Divi)					
Country of Birth	Relationship		A# (if a	any)	Applying with you?
Family Name (Last Name)	Cim-N- (2)				Yes No
- summy traine (Lust Hame)	Given Name (First Nan	ne)		Middle Initial	Date of Birth (mm/dd/yyyy)
Country of Birth	Relationshi-		1 11 11 5		Marine programme and the second secon
	Relationship		A# (if a	iny)	Applying with you?
			······································		Yes No



C	With Molic, illeftine the na	embership in or affiliation with every organization of States or in other places since your 16th birthdaume of each organization, location, nature, and dature. Continuation pages must be submitted according the submitted according to the	J. THE GOLD WILL SHIP SEPTEMBER SPIN	ICA in this m	and IC				
	Name of Organization	Date of Membership							
	None	None							
		If your answer is "Yes" to any question, explain e guidelines provided on Page 3 of the instruction							
nat l. l	you are not entitled to adjust a lave you EVER, in or outside to Knowingly committed any carrested?	crime of moral turpitude or a drug-related offense	for which you have not been	s not necessa	ition about arily mean				
	in, initiating dan			Yes [No 🔀				
c	. Been the beneficiary of a pa	rdon, amnesty, rehabilitation decree, other act of o	elemency, or similar action?	Yes 🗍	No 🔯				
a	. Exercised diplomatic immu	nity to avoid prosecution for a criminal offense in	the United States?	Yes 🗀	No 🖂				
H ar	ave you received public assist	ance in the United States from any source, includi ipality (other than emergency medical treatment),		Yes [No 🔀				
Н	ave you EVER:								
a,	Within the past 10 years been activities in the future?	n a prostitute or procured anyone for prostitution,	or intend to engage in such	Yes [No 🔀				
b.	Engaged in any unlawful cor	nunercialized vice, including, but not limited to, il	legal gambling?	,					
c.	Knowingly encouraged, indu	ced, assisted, abetted, or aided any alien to try to o	enter the United States		No 🔯				
	e) ·	trolled substance or knowingly assisted about			No ⊠ No ⊠				
	ve you EVER engaged in, combership or funds for, or have	nspired to engage in, or do you intend to engage in you through any means ever assisted or provided ation that has ever engaged or conspired to engage			No ⊠				

-		
P	art 3. Processing Information (Continued)	
5	5. Do you intend to engage in the United States in:	
	a. Espionage?	
	b. Any activity a purpose of which is opposition to, or the control or overthrow of, the Government of the United States, by force, violence, or other unlawful means?	Yes ☐ No ☒ Yes ☐ No ☒
	c. Any activity to violate or evade any law prohibiting the export from the United States of goods, technology, or sensitive information?	Yes No 🖂
6.	Have you EVER been a member of, or in any way affiliated with, the Communist Party or any other totalitarian party?	Yes No 🖂
7.	Did you, during the period from March 23, 1933, to May 8, 1945, in association with either the Nazi Government of Germany or any organization or government associated or allied with the Nazi Government of Germany, ever order, incite, assist, or otherwise participate in the persecution of any person because of race, religion, national origin, or political opinion?	Yes 🗍 No 🔀
8.	Have you EVER been deported from the United States, or removed from the United States at government expense, excluded within the past year, or are you now in exclusion, deportation, removal, or rescission proceedings?	Yes No No
	Are you under a final order of civil penalty for violating section 274C of the Immigration and Nationality Act for use of fraudulent documents or have you, by fraud or willful misrepresentation of a material fact, ever sought to procure, or procured, a visa, other documentation, entry into the United States, or any immigration benefit?	Yes No No
10.	Have you EVER left the United States to avoid being drafted into the U.S. Armed Forces?	Yes No 🖂
11.	Have you EVER been a J nonimmigrant exchange visitor who was subject to the 2-year foreign residence requirement and have not yet complied with that requirement or obtained a waiver?	Yes No No
12.	Are you now withholding custody of a U.S. citizen child outside the United States from a person granted custody of the child?	Yes No No
	Do you plan to practice polygamy in the United States?	Yes No 🔀
14.	Have you EVER ordered, incited, called for, committed, assisted, helped with, or otherwise participated in any of the following:	
:	a. Acts involving torture or genocide?	Yes No No
	b. Killing any person?	Yes No No
	c. Intentionally and severely injuring any person?	Yes No No
•	d. Engaging in any kind of sexual contact or relations with any person who was being forced or threatened?	Yes No No
e	Limiting or denying any person's ability to exercise religious beliefs?	Yes No No
5. ł	Have you EVER:	
a	served in, been a member of, assisted in, or participated in any military unit, paramilitary unit, police unit, self-defense unit, vigilante unit, rebel group, guerrilla group, militia, or insurgent organization?	Yes No No
b	Served in any prison, jail, prison camp, detention facility, labor camp, or any other situation that involved detaining persons?	Yes No 🖂
5. H k	lave you EVER been a member of, assisted in, or participated in any group, unit, or organization of any ind in which you or other persons used any type of weapon against any person or threatened to do so?	Yes No 🖂

Part 3. Processing Information (Continued)	
17. Have you EVER assisted or participated in selling or providing weapons to any person who to yo knowledge used them against another person, or in transporting weapons to any person who to you knowledge used them against another person?	our Yes No 🔀
8. Have you EVER received any type of military, paramilitary, or weapons training? Part 4. Accommodations for Individuals With Disabilities and/or Impairments (See Pabefore completing this section.)	Yes ☐ No 🏻
before completing this section.)	age 7 of the instructions
re you requesting an accommodation because of your disability(ies) and/or impairment(s)? You answered "Yes," check any applicable box:	Yes 🗌 No 🔀
a. I am deaf or hard of hearing and request the following accommodation(s) (if requesting a sindicate which language (e.g., American Sign Language)):	sign-language interpreter,
b. I am blind or sight-impaired and request the following accommodation(s):	
c. I have another type of disability and/or impairment (describe the nature of your disability(i accommodation(s) you are requesting):	ies) and/or impairment(s) and

Part 5. Signature (Read the information on penalties on Page 8 of the instructions before completing this section. You must file this application while in the United States.)

Your Registration With U.S. Citizenship and Immigration Services

"I understand and acknowledge that, under section 262 of the Immigration and Nationality Act (INA), as an alien who has been or will be in the United States for more than 30 days, I am required to register with U.S. Citizenship and Immigration Services (USCIS). I understand and acknowledge that, under section 265 of the INA, I am required to provide USCIS with my current address and written notice of any change of address within 10 days of the change. I understand and acknowledge that USCIS will use the most recent address that I provide to USCIS, on any form containing these acknowledgements, for all purposes, including the service of a Notice to Appear should it be necessary for USCIS to initiate removal proceedings against me. I understand and acknowledge that if I change my address without providing written notice to USCIS, I will be held responsible for any communications sent to me at the most recent address that I provided to USCIS. I further understand and acknowledge that, if removal proceedings are initiated against me and I fail to attend any hearing, including an initial hearing based on service of the Notice to Appear at the most recent address that I provided to USCIS or as otherwise provided by law, I may be ordered removed in my absence, arrested, and removed from the United

Selective Service Registration

The following applies to you if you are a male at least 18 years of age, but not yet 26 years of age, who is required to register with the Selective Service System: "I understand that my filing Form I-485 with U.S. Citizenship and Immigration Services (USCIS) authorizes USCIS to provide certain registration information to the Selective Service System in accordance with the Military Selective Service Act. Upon USCIS acceptance of my application, I authorize USCIS to transmit to the Selective Service System my name, current address, Social Security Number, date of birth, and the date I filed the application for the purpose of recording my Selective Service registration as of the filing date. If, however, USCIS does not accept my application, I further understand that, if so required, I am responsible for registering with the Selective Service by other means, provided I have not yet reached 26 years of age."



Part 5. Signature (Continued)				
	Applicant's Statement (Check one)		
I can read and understand English, as my answer to each question.	nd I have read and understand each	and every que	stion and instruc	tion on this form, as well
Each and every question and instruct	ion on this form, as well as my one			
Signature. I understand each and ev	ery question and instruction on this	form, as well a	su in Interprete	r's Statement and
all true and correct. I certify also that I have	ne laws of the United States of Ame ave not withheld any information the	rica, that the in at would affect	formation provide	ded with this application is
I authorize the release of any information determine eligibility for the benefit I am s	from my records that I I a con-	hip and Immig	ration Services (USCIS) needs to
Signature (Applicant)	Print Your Full Name		Date (mm/dd/yyyy)	Daytime Phone Number (include area code)
NOTE: If you do not completely fill out to eligible for the requested benefit, and this	Tetyana Pavlyuchyk DORSANEO		10 10 1012	707 224 2242
Language Used (language in which application) further certify that I have read each and experiment in the above-mentioned language yell as the answer to each question.	cant is fluent)	s form, as well each and every	instruction and c	question on the form, as
i gnature (Interpreter)	Print Your Full Name		Date (mm/dd/yyyy)	Phone Number (include area code)
art 6. Signature of Person Preparit	ng Form, If Other Than Above			
declare that I prepared this application ave knowledge.			based on all info	ormation of which I
ignature	Print Your Full Name			Phone Number (include area code)
	Lawrence R Holmes		10-23-13	858 750 2516
irm Name and Address		E-Mail Add	lress (if any)	
awrence R Holmes, Immigration Attorney		attorney@k	· · · · · · · · · · · · · · · · · · ·	
940 Garnet Ave., Suite 210, San Diego, CA 32	109			

Affidavit of Support Under Section 213A of the Act

Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-864 OMB No. 1615-0075 Expires 03/31/2015

Affidavit of Support Submitter Secti				Section	on 213A Review Number of Support Affidavits i			
F	or	☐ Peti	tioner	☐ MEETS		NOT MEET	D 1	□ 2
7 00 minutes	CIS		Joint Sponsor	requirements	require	ements	Remarks	
1000000000	se .	1	Joint Sponsor	Reviewed By:				
Y	nly	1	stitute Sponsor	Office:				
		□ 5%·	Owner	Date:/				
>	STAF	T HERE	- Type or print in black i	nk.				
Pai	t I .	Basis Ro	r Filing Affidavit of	Support #	(学)(公括開報	iling Addres		
1. E	dware	1	Matthew DORS	BANEO	2.a.	Street Number and Name	13 Freedom P	lace
		sponsor su only one h	abmitting this affidavit of s box):	upport because	2.b.	Apt. Ste	e. Flr.	
1.a.			etitioner. I filed or am filir on of my relative.	ng for the	2.c.	City or Town	Rohnert Park	
1.b.			alien worker petition on be immigrant, who is related		2.d.	State CA	2.e. Zip Coo	de 94928
					2.f.	Postal Code		
1.c.		I have an	ownership interest of at lea	st 5 percent in	2.g.	Province		
			d an alien worker petition		2.h.	Country Unit	ted States	
		intending	immigrant, who is related	to me as my	Oth	er Informat	ion (1)	
1.d.	П	I am the o	nly joint sponsor.		3.	Country of Ci	tizenship	
1.e.		I am the	first second of	two joint sponsors		UKRAINE		
1.f.			nal petitioner is deceased.		4.	Date of Birth	(mm/dd/yyyy)	06/26/1984
	Ц		sponsor. I am the intending		5.	Alien Registra	ation Number (A	-Number)
inclu	ide pi	you check roof of you tatus.	k box 1.b., 1.c., 1.d., 1.e., ur citizen, national, or la	or 1.f., you must wful permanent			► A- 2	0 5 5 5 5 1 8 2
Pai	rt 2.	Informa	tion on the Principal	Immigrant				
1.a.		ily Name t Name)	DORSANEO					
1.b.		en Name st Name)	Totyana					
1.c.	Mid	dle Name	Pavlyuchyk					
	-							

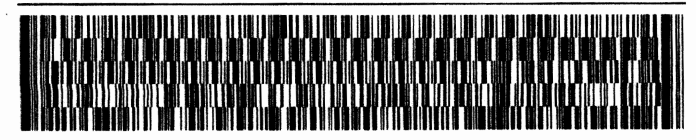


Page 1 of 9 Form I-864 03/22/13 N

		tion on the Immigrant(s) You Are Spe	onsori	0g	
1.	I am sponsorir	ng the principal immigrant named in Part 2.	Fam	ily Member 3	
	Yes Yes	No (Applicable only in cases with two joint sponsors)	4.a.	Family Name (Last Name)	
2.		soring the following family members	4.b.	Given Name (First Name)	
	the princi	ng at the same time or within 6 months of pal immigrant named in Part 2. Do not	4.c.	Middle Name	
Fami	include ar ly Member 1	y relative listed on a separate visa petition.	4.d.	Relationship to	Sponsored Immigrant
	Family Name				TARAMININA MANAGAMAN AND AND AND AND AND AND AND AND AND A
	(Last Name)	nia	4.e.	Date of Birth	(mm/dd/yyyy) ▶
2.b.	Given Name (First Name)		4.f.	Alien Registrat	ion Number (A-Number)
2.c.	Middle Name				► A-
2.d.	Relationship to	Sponsored Immigrant			
_					
2.e.	Date of Birth	(mm/dd/yyyy) ▶		ily Member 4	
2.f.	Alien Registra	tion Number (A-Number)	5.a.	Family Name (Last Name)	
		► A-	5.b.	Given Name (First Name)	
			5.c.	Middle Name	
			5.d.	Relationship to	Sponsored Immigrant
	ly Member 2				
3.a.	Family Name (Last Name)		5.e.	Date of Birth	(mm/dd/yyyy) ▶
3.b.	Given Name (First Name)		5.f.	Alien Registrat	ion Number (A-Number)
3.c.	Middle Name				▶ A-
3.d.	Relationship to	Sponsored Immigrant			
3.e.	Date of Birth	(mm/dd/yyyy) ▶	Fam	ily Member 5	
3.f.	Alien Registra	tion Number (A-Number)	6.a.	Family Name (Last Name)	
		► A-	6.b.	Given Name (First Name)	
			6.c.		
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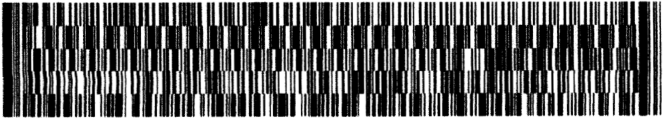


US	or CIS se			
0	diy			
Par	t 3. Informat	ion on the Immigrant(s) You Are Spo	nsori	ng (continued)
Fam	lly Member 5 (0	Continued)	**************	
6.d.	Relationship to	Sponsored Immigrant		
			7.	Enter the total number of immigrants you
6.e.	Date of Birth	(mm/dd/yyyy) ▶		are sponsoring on this form from Items 1 through 6.
6.f.	Alien Registrati	on Number (A-Number)		•
		► A-		
Par	t 4. Informat	ion on the Sponsor	in a particular and the second	
Spo	nsor's Full N	lanie	Spi	onsor's Place of Residence
1.a.	Family Name [(Last Name)	DORSANEO	3.a.	Street Number and Name Same as Mailing Address
1. b .	Given Name (First Name)	Edward	3.b.	Apt.
1.c.	Middle Name	Matthew	3.c.	City or Town
Spa	nsor's Mailin	y Address	3.d.	State 3.e. Zip Code
2.a.	Street Number and Name	13 Freedom Place	3.f.	Postal Code
2.b.	Apt. Stc.	☐ Fir. ☐	3.g.	Province
2.c.	City or Town	Rohnert Park	3.h.	Country
2.d.	State CA	2.e. Zip Code 94928	n.	
2.f.	Postal Code			ner Information
2.g.	Province		4.	Telephone Number (7 0 7) 3 2 1 - 3 2 1 8
	Country		5.	Country of Domicile
æ.ii.	USA			USA
			6.	Date of Birth (mm/dd/yyyy) ▶ 08/29/1968

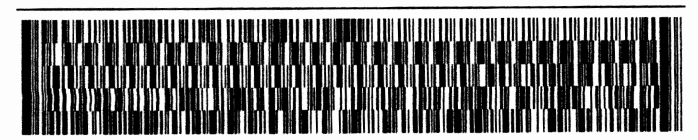


Form I-864 03/22/13 N Page 3 of 9

- Constitution	yes the man								
US	or CIS Ise aly								
Par	t 4.	Information on the Sponsor <i>(continu</i>	ied)		i				
7.	City	or Town of Birth		Citiz	enshi	p/Residency			
	Γ	ncouver				I am a U.S. citizen.			
8.	Stat	e or Province of Birth				I am a U.S. national (for joint sponsors only)			
	ВС					I am a lawful permanent resident.			
9.	Cou	untry of Birth				alien registration number is:			
		NADA				► A- N / A	TT		
10.	U.S	. Social Security Number (Required)		Meter	C				
						ervice (To be completed by petitioner sponsor			
				12.	ı am	currently on active duty in the U.S. armed se	No		
Prop Dist	S S N		Peter an Sau	THE REAL PROPERTY AND ADDRESS OF THE PERSON ADDRESS	3-96/67 20				
Pai	t 5.	Sponsor's Household Size			496				
		sehold Size - <u>DO NOT COUNT ANYONE T</u> ou are sponsoring in this affidavit:	WICE	5.	•	ou have any other dependents, enter the ober here.			
	•			6.		ou have sponsored any other persons on			
1.		er the number you entered on line 7 of Part 3.	1		an I-864 or I-864 EZ who are now lawful permanent residents, enter the number here.				
Pers	ons I	NOT sponsored in this affidavit:		7.	-	FIONAL: If you have siblings, parents, or			
2.	You	rself.	1	,	adul	t children with the same principal			
3.	If y	ou are currently married, enter "1" for				dence who are combining their income yours by submitting Form I-864A, enter			
	-	r spouse.				number here.			
4.		ou have dependent children, enter the		8.		together lines 1-7 and enter the number	2		
	111111	ios. acre.			here	. Household Size:	L		
Pai	t 6.	Sponsor's Income and Employment							
I am	curre	ently:		2.	\boxtimes	Self-employed as a/an			
1.		Employed as a/an				Private Investigator			
				3.		Retired from:			
1.a.		Name of Employer #1 (if applicable)		3.a.		Company Name			
1.b.		Name of Employer #2 (if applicable)		3.b.		Date of Retirement			
						(mm/dd/yyyy) ▶			
_									



	Steeling was a surge								
US U	Household Size or	Yea	rty Guldeline r: 20 verty Line:	Remarks					
Par	t 6. Sponsor's Income	and F	mployment	(continued)				
4.	Unemployed since				Pers	on 4			
	(mm/dd/yy	<i>yy)</i> >			9.a.	Nan	ne	Hart	
5.	My current individual annu	al inco	me is:						
	(See Instructions)	\$	50,000		9.b.	Rela	tionship		
	me you are using from any			as					
	ted in your household size, itions, the intending immigra			Please	9.c.	Cur	rent Income	\$	
	ate name, relationship and in		· 11104 4041 01-217		10.	Μv	current Annual He	ousehold l	Income (Total all lines
Pers	on 1					from	5, 6.c., 7.c., 8.c., a erty Guidelines Se	nd 9.c. W i	ll be Compared to
6.a.	Name					100	erly Guidelines Si	\$	50,000
6.b.	6.b. Relationship				11.	The person(s) listed in 6.a., 7.a., 8.a., and 9.a. have completed Form I-864A. I am filing along with the form all necessary Forms I-864A completed by the persons.			
6.c.	Current Income	\$			12.	П	The person(s) listed	d in 6.a., 7	.a., 8.a., or 9.a. does not
Pers	on 2						need to complete F	orm I-864	A because he/she is the
7.a.	Name	·					intending immigran dependents.	nt and has	no accompanying
							Name(s)		
7.b.	Relationship								
7.c.	Current Income	\$			Fede		icome tax return is		on urn for each of the three
Pers	on 3				15.		most recent tax yea	ırs. I have	attached the required
8.а.	Name			1			photocopy or transc only the most rece		y Federal tax return for ar.
8.b.	Relationship								
8.c.	Current Income	\$							



	Household Size	Poverty Guideli			old Income	Remarks	
US US	TIS 174 175 176	Year: 20	s	age 5, Lin	e 10)		
Or -	7 8 9 Other	Poverty Line:	USC's, or 1 i	ime for or	phans to be formal	equal 5 times (3 times for lly adopted in the U.S.) the rehold income, line 10.	
	nda situa sindi anda kata anda da d	Destroyer # Proplems Judget inte	ON THE PERSON NAMED OF THE	n.		արդունակության բանում արդան հոմա	
	i 6. Sponsor's Income timued)					speek to Supplier (noved) L	
	My total income (adjusted			Asse	ts from Form I	-864A, line 12d for:	
	1040EZ) as reported on my	y Federal tax return	s for the	5.a.	Name of Rela	ative	
	most recent 3 years was:				N/A		
	Tax Year		Income	5 h		old member's assets	from Form L-864A
13.a.	2012 (most recent)	13.a.1. \$ 24,7	40	3.0.	(Optional)	old member 5 assets	HOM FORM POOPS.
13.b.	2011 (2nd most recei	nt) 13.b.1. \$ 20.2	290		(-1	\$	N/A
				Asse	ts of the princ	ipal sponsored imm	igrant (Optional).
13.c.	2010 (3rd most recer	nt) 13.c.1. \$ 18,1	61			sored immigrant is the	e person listed in lines
14.	Optional)I have attac	hed photocopies or	transcripts	•	1.c. in Part 2.		
	of my Federal tax retu	rns for my second	and third	6.		ance of the sponsored	immigrant's savings
	most recent tax years.				and checking	accounts.	N/A
	Language			7.	Enter the net	cash value of all the	sponsored immigrant's
	ional)			real estate holdings. (Net means investment value mi			
	ur income, or the total inco	me for you and yo	ur household		mortgage deb		
	Part 6, line 10 exceeds the					\$	N/A
your	household size, YOU ARE	-	-	8.			sponsored immigrant's
this i	Part. Skip to Part 8.				stocks, bonds included on li		sit, and other assets not
Your	assets (Optional)				meradea on n	\$	NA
1.	Enter the balance of all sav	vings and checking	accounts.				
		S NA		9,	Add together here.	r lines 6-8 of Part 7	and enter the number
2.	Enter the net cash value of	real-estate holding	s. (Net		Mei e.	\$	N/A
	means current assessed val	lue minus mortgage	debt.)	Tota	l value of asse	ots.	TWA .
		S N/A					of Part 7 and enter the
3.	Enter the net cash value of	all stocks, bonds,	certificates	10.	number here		Of Part / and enter the
٥.	of deposit, and any other a					TOTAL: \$	N/A
	lines 1 or 2.	* [
		\$ N/A					
4.	Add together lines 1-3 an	d enter the numb	er here.				
	TOT	AL: \$ NA					
		L	***************************************				



Part 8. Sponsor's Contract

Please note that, by signing this Form I-864, you agree to assume certain specific obligations under the Immigration and Nationality Act and other Federal laws. The following paragraphs describe those obligations. Please read the following information carefully before you sign the Form I-864. If you do not understand the obligations, you may wish to consult an attorney or accredited representative.

What is the Legal Effect of My Signing a Form I-864?

If you sign a Form I-864 on behalf of any person (called the "intending immigrant") who is applying for an immigrant visa or for adjustment of status to a permanent resident, and that intending immigrant submits the Form I-864 to the U.S. Government with his or her application for an immigrant visa or adjustment of status, under section 213A of the Immigration and Nationality Act these actions create a contract between you and the U.S. Government. The intending immigrant's becoming a permanent resident is the "consideration" for the contract.

Under this contract, you agree that, in deciding whether the intending immigrant can establish that he or she is not inadmissible to the United States as an alien likely to become a public charge, the U.S. Government can consider your income and assets to be available for the support of the intending immigrant.

What If I choose Not to Sign a Form I-864?

You cannot be made to sign a Form 1-864 if you do not want to do so. But if you do not sign the Form I-864, the intending immigrant may not be able to become a permanent resident in the United States.

What Does Signing the Form I-864 Require Me to do?

If an intending immigrant becomes a permanent resident in the United States based on a Form I-864 that you have signed, then, until your obligations under the Form I-864 terminate, you must:

- -- Provide the intending immigrant any support necessary to maintain him or her at an income that is at least 125 percent of the Federal Poverty Guidelines for his or her household size (100 percent if you are the petitioning sponsor and are on active duty in the U.S. Armed Forces and the person is your husband, wife, unmarried child under 21 years old.)
- -- Notify USCIS of any change in your address, within 30 days of the change, by filing Form I-865.

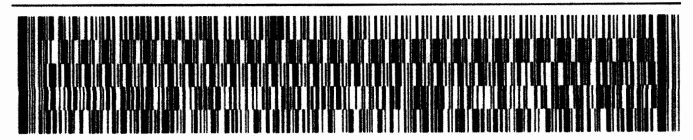
What Other Consequences Are There?

If an intending immigrant becomes a permanent resident in the United States based on a Form I-864 that you have signed, then until your obligations under the Form I-864 terminate, your income and assets may be considered ("deemed") to be available to that person, in determining whether he or she is eligible for certain Federal means-tested public benefits and also for State or local means-tested public benefits, if the State or local government's rules provide for consideration ("deeming") of your income and assets as available to the person.

This provision doesnot apply to public benefits specified in section 403(c) of the Welfare Reform Act such as, but not limited to, emergency Medicaid, short-term, non-cash emergency relief; services provided under the National School Lunch and Child Nutrition Acts; immunizations and testing and treatment for communicable diseases; and means-tested programs under the Elementary and Secondary Education Act.

What If I Do Not Fulfill My Obligations?

If you do not provide sufficient support to the person who becomes a permanent resident based on the Form I-864 that you signed, that person may sue you for this support.



Form 1-864 03/22/13 N Page 7 of 9

Part 8. Sponsor's Contract (continued)

If a Federal, State or local agency, or a private agency provides any covered means-tested public benefit to the person who becomes a permanent resident based on the Form I-864 that you signed, the agency may ask you to reimburse them for the amount of the benefits they provided. If you do not make the reimbursement, the agency may sue you for the amount that the agency believes you owe.

If you are sued, and the court enters a judgment against you, the person or agency that sued you may use any legally permitted procedures for enforcing or collecting the judgment. You may also be required to pay the costs of collection, including attorney fees.

If you do not file a properly completed Form I-865 within 30 days of any change of address, USCIS may impose a civil fine for your failing to do so.

When Will These Obligations End?

Your obligations under a Form I-864 will end if the person who becomes a permanent resident based on a Form I-864 that you signed:

- 1.Becomes a U.S. citizen;
- 2.Has worked, or can be credited with, 40 quarters of coverage under the Social Security Act;
- 3.No longer has lawful permanent resident status, and has departed the United States;
- 4.Becomes subject to removal, but applies for and obtains in removal proceedings a new grant of adjustment of status, based on a new affidavit of support, if one is required; or

5.Dies.

Note that divorce does not terminate your obligations under this Form I-864.

Your obligations under a Form I-864 also end if you die. Therefore, if you die, your Estate will not be required to take responsibility for the person's support after your death. Your Estate may, however, be responsible for any support that you owed before you died.

Edward Matthew DORSANEO

(Print Sponsor's Name)

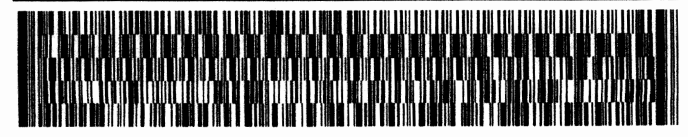
certify under penalty of perjury under the laws of the United States that:

- I know the contents of this affidavit of support that I 9, signed.
- All the factual statements in this affidavit of support b. are true and correct.
- I have read and I understand each of the obligations described in Part 8, and I agree, freely and without any mental reservation or purpose of evasion, to accept each of those obligations in order to make it possible for the immigrants indicated in Part 3 to become permanent residents of the United States:
- I agree to submit to the personal jurisdiction of any Federal or State court that has subject matter jurisdiction of a lawsuit against me to enforce my obligations under this Form I-864;
- Each of the Federal income tax returns submitted in support of this affidavit are true copies, or are unaltered tax transcripts, of the tax returns I filed with the U.S. Internal Revenue Service; and
- f. I authorize the Social Security Administration to release information about me in its records to the Department of State and U.S. Citizenship and Immigration Services.
- Any and all other evidence submitted is true and correct.

1.a. Signature of Sponsor

1.b. Date of Signature (mm/dd/yyyy) ► 10/10/2013

Edward M. Burner



Page 8 of 9 Form I-864 03/22/13 N

Homeland Security and Immigration Services

Form I-797C, Notice of Action

DITCE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT

ASC Appointment Notice - APPLICANT COPY	EAC1721300143 EAC1717	06/02/2017		
EAST IVP 1751 - CR189	SOCIAL SECURITY NUMBER	A205 555 182	CODE.	
ACCOUNT NUMBER	ICH	SERVICE CENTER VSC	PAGE Lof L	

TETYANA PAVLYUCHYK DORSANEO c/o BARBARA J HART JUSTICE CENTER **608 JEFFERSON AVE** SCRANTON PA 18510



To process your application, petition, or request, the U. S. Citizenship & Immigration Services (USCIS) must capture your biometries PLEASE APPEAR AT THE BELOW APPLICATION SUPPORT CENTER (ASC) AT THE DATE AND TIME SPECIFIED.

IF YOU FAIL TO APPEAR AS SCHEDULED, YOUR APPLICATION, PETITION, OR REQUEST WILL BE CONSIDERED ABANDONED.

APPLICATION SUPPORT CENTER USCIS PHILADELPHIA 10300 Drummond Road Suite 100 Philadelphia PA 19154

PLEASE READ THIS ENTIRE NOTICE CAREFULLY. DATE AND TIME OF APPOINTMENT 06/19/2017

10:00AM

WHEN YOU GO TO THE APPLICATION SUPPORT CENTER TO HAVE YOUR BIOMETRICS TAKEN, YOU MUST BRING:

1. THIS APPOINTMENT NOTICE and

2. PHOTO IDENTIFICATION. Naturalization applicants must bring their Alien Resident Card. All other applicants must bring a passport, driver's license, national ID, military ID, or State-issued photo ID. If you appear without proper identification, you will not be fingerprinted.

CELL PHONES, CAMERAS, OR OTHER RECORDING DEVICES ARE NOT PERMITTED.

NOTE: When you appear at the USCIS Application Support Center, you will reaffirm, under penalty of perjury, that you reviewed and understood your application, petition, or request and all supporting documents, that the answers were provided by you, and that the contents of your application, petition, or request are complete, true, and correct. If you were assisted in completing your application, petition, or request, you will be reaffirming that the person assisting you also reviewed the Acknowledgement of Appointment at USCIS Application Support Center with you.

NOTE: USCIS will use your fingerprints to check the criminal history records of the FBI. You may obtain a copy of your own FBI identification record using the procedures outlined within Title 28 C F R. Section 16.32 The procedures to change, correct, or update your FBI identification record are outlined within Title 28, C.F.R., Section 16.34,

NOTE: If the USCIS ASC is closed due to inclement weather or for other unforescen circumstances. USCIS will automatically reschedule your appointment for the next available appointment date and mail you a notice with the new date and time

REQUEST FOR RESCHEDULING

Please reschedule my appointment. Once IBIDINEER PLACES properly you will be sent a new appointment notice. Make a copy of this notice for your records, then mail the original with your request to BPD. Alone into ASC. Sales and Sales and Hwy. Alexandra. VA 22309-1586

ASC SITE CODE

ASC SITE COME JUN 19 2017 TENPRINTS OA REVIEW BY

APPLICATION NUMBER

APPLICATION NI MBER 2 CR189 - EAC1717251757

If you have any questions regarding this notice, please call 1-800-375-5283.

1751 - EAC1721300143

WARNING: Due to limited seating availability in our lobby area, only persons who are no ossary to assist with transportation or completing the biometric worksheet should as company you. If you have open wounds or bandagesAcusts when wa appear, the USCIS may reschedule your appointment if it is determined your injuries will interfere with taking your bunnetries

I-797, Notice of Action



I-751 RECEIPT NOTICE

Receipt Number : EAC-17-213-00143 Reference Number: A205555182

Petitioner: DORSANEO

Receipt Date: 04/07/2017 Receipt Time: 16:15 TETYANA

K. KENNEDY BARBARA J HART JUSTICE CENTER 608 JEFFERSON AVE SCRANTON , PA 18510

**** THE ABOVE RECEIPT NUMBER MUST ACCOMPANY ALL INQUIRIES ****

Amount Received: ***FEE WAIVED***

Your conditional resident status is extended for a period of one year. During the one-year extension you are authorized employment and travel. (This extension and authorization for employment and travel does not apply to you if your conditional resident status has been terminated.)

In order to further process your petition, you will be receiving an Application Support Center(ASC) appointment notice with a specific time, date, and location to capture your fingerprints, photo, and signature. You MUST wait for your appointment notice before going to the ASC for biometric processing.

NOTE: Conditional resident applicants, including conditional resident dependents residing overseas pursuant to military or government orders WILL NOT RECEIVE an ASC appointment notice. To complete biometric processing, these applicants must submit the required items listed on the I-751 form instructions.

If you have not already done so, provide supporting documents to assist USCIS in processing your petition and to establish eligibility to remove the conditional basis of your permanent residence. PLEASE INCLUDE A COPY OF THIS RECEIPT NOTICE WITH ANY SUPPORTING DOCUMENTS YOU SUBMIT.

Upon receipt of your ASC appointment notice, you can find the status of your case on-line at www.uscis.gov. To view the status of your case, enter the application number found at the top of the ASC appointment notice. NOTE: The I-751 form type will be listed as "CRI89" under the application type in our case status on-line tool.

NOTE: If you checked box "E" or "F" under Part 2 - Basis for Petition, you may NOT file a change of address request through the USCIS web site or by calling the National Customer Service Center. If you or your parent were subjected to battery or extreme cruelty, contact the appropriate USCIS Service Center where you originally filed your Form I-751 for specific address change instructions.

VERMONT SERV CENTER

75 LOWER WELDEN ST ST ALBANS (800) 375-5283

, VT 05479-0001

PAGE 1 OF 1

Form 1-797 (Rev. 01/31/05) N

Notice of Action Page 1 of 4

Applicant/Petitioner A # Application/Petition
A205555182 Petition To Remove Conditions On Residence (form 1-751)

Notice Date
January 12, 2017 Response due by
April 9, 2017

TETYANA PAVLYUCHYK DORSANEO TETYANA DORSANEO 205 GALLAGHER CT 2ND FL APT SCRANTON PA 18505



Applicant/Petitioner
DORSANEO, TETYANA PAVLYUCHYK

Beneficiary

Receipt Number
EAC1608452341 (CRI89)

IMPORTANT: THIS NOTICE CONTAINS YOUR UNIQUE NUMBER. THE ORIGINAL NOTICE MUST BE SUBMITTED WITH THE REQUESTED EVIDENCE.

You are receiving this notice because U.S. Citizenship and Immigration Services (USCIS) requires additional evidence to process your form. Please provide the evidence listed on the attached page(s). Include duplicate copies if you are requesting consular notification.

Your response must be received in this office by April 9, 2017

Please note that you have been allotted the maximum period allowed for responding to a Request For Evidence (RFE). The time period for responding cannot be extended. 8 CFR 103.2(b)(8)(iv). Because many immigration benefits are time sensitive, you are encouraged to respond to this request as early as possible, but no later than the deadline provided above. If you do not respond to this notice within the allotted time, your case may be denied. The regulations do not provide for an extension of time to submit the requested evidence.

You must submit all requested evidence at the same time. If you submit only some of the requested evidence, USCIS will consider your response a request for a decision on the record. 8 CFR 103.2(b)(11).

If you submit a document in any language other than English, the document must be accompanied by a full and complete English translation. The translator must certify that the translation is accurate and he or she is competent to translate from that language to English. If you submit a foreign language translation in response to this request for evidence, you must also include a copy of the foreign language document.

Processing of your form or benefit request will resume upon receipt of your response. If you have not heard from USCIS within 60 days of responding, you may contact the USCIS National Customer Service Center (NCSC) at 1-800-375-5283. If you are hearing impaired, please call the NCSC TDD at 1-800-767-1833.

Mail this notice and your response to:

U.S. CITIZENSHIP AND IMMIGRATION SERVICES
VERMONT SERVICE CENTER
75 LOWER WELDEN STREET
ST. ALBANS, VT. 05479 0001

FOR OFFICE USE ONLY

Notice of Action Page 2 of 4

A205555182 EAC1608452341(CRI89)

USCIS has reviewed your Petition to Remove Conditions on Residence (Form I-751). The supporting evidence does not establish that extreme hardship would result if you were removed from the United States.

You submitted:

- identification documents and a copy of your permanent resident card;
- divorce decree:
- self affidavit describing your relationship with your former spouse; and
- 2015 tax returns.

Extreme Hardship

Submit evidence that extreme hardship would result if you were removed from the United States. In determining extreme hardship, USCIS will consider circumstances occurring only during the period of your conditional permanent resident status. The evidence you submit must directly relate to you.

- What are your needs concerning medical and social service available in the United States?
- Do you have any serious illness that cannot be treated in your country?
- How does your age and the time you have been in the United States affect the possibility of deportation?
- How old are your children, and how long have they lived in the United States?
- How would deportation affect your children?
- Would you and your children be able to readjust to life in your country?
- Can you obtain employment to support yourself and your children?
- Do you have family in the United States? If so, what is their status in the United States, and how long have they lived here? Do you still have family in your homeland? If so, how are they related to you?
- How would your child's education be disrupted?
- What kind of psychological impact would deportation have on you and your children?

NOTE: The following do not constitute extreme hardship for immigration purposes:

- Financial hardship, including the loss of one's job,
- Difficulty adjusting to a foreign culture or environment, even after several years in the United States,
- The loss of your standard of living or economic deprivation which may result due to your deportation.

You may send any other relevant documentation not already mentioned. Please do not send copies of documents previously submitted.

Your supporting evidence does not sufficiently establish that you and your former spouse entered the marriage in good faith and continued to share a life together until your legal separation.

You submitted:

- e mails exchanged with your former spouse;
- photographs of you and your former spouse; and
- your divorce decree.

Good Faith Marriage

 $\overset{ ext{for office use only}}{\mathbf{E}}$



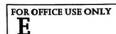
Notice of Action Page 3 of 4

A205555182 EAC1608452341(CRI89)

Please submit evidence to show that you and your former spouse entered the marriage in good faith and continued to share a life together until your legal separation. The evidence should cover the entire period of your marriage and may include, but is not limited to, one or more of the following:

Document 98-1

- Children as a result of your marriage:
 - birth certificate(s) of child(ren) born to the marriage; (A birth certificate should show issuance by the appropriate civil authority, timely registration, date and place of birth, and parents' names.)
 - adoption decrees of children adopted by you and/or your spouse;
 - court guardianship records of stepchildren;
 - school records listing the stepparent as a contact or guardian; or
 - medical records listing the stepparent as a contact or guardian.
- Evidence that you and your former spouse had resided together and shared responsibility for a common residence:
 - leases in both names showing joint occupancy; or
 - deeds and mortgages in both names showing joint ownership.
- Evidence that you and your former spouse had combined financial resources may include financial records showing
 joint ownership of assets and joint responsibility for liabilities such as:
 - joint checking and savings account statements showing deposits or withdrawals for the period of your marriage:
 - insurance policies that show the other spouse as the beneficiary;
 - joint federal and state tax returns;
 - joint utility bills; or
 - joint installment, other loans or credit card account statements.
- Evidence that you and your former spouse had made estate, health and financial planning arrangements with each other:
 - a will;
 - a trust; or
 - a durable power of attorney for health care or property or both.
- Affidavits from third parties who have knowledge of the bona fides of your marital relationship. An affidavit should be supported by documentary evidence and must be sworn to or affirmed by at least two people who:
 - have known you and your former spouse since your conditional residence was granted and have provided information about their relationship to you or your spouse;
 - have personal knowledge of your marital relationship and have provided a detailed explanation about how this knowledge was acquired;
 - may be required to testify before an immigration officer regarding the affidavit's content;
 - and have provided their full name, address, date and place of birth.
- Any other relevant documents not already mentioned. Please do not send copies of documents previously



Notice of Action Page 4 of 4

A205555182 EAC1608452341(CRI89)

submitted.

Documentary Evidence

If sufficient documentary evidence is submitted to establish your "good faith" marriage, the Service Center Director may waive the interview requirement.

Response Required

If you do not respond within the allowable time period, USCIS will deny your petition. A denial of your petition may result in the termination of your conditional resident status and your possible removal from the United States.

NOTE: The receipt number listed above is for your biometric appointment record; therefore, please include your A-file number on all correspondence.



I-797, Notice of Action



I-751 RECEIPT NOTICE

Receipt Number : EAC-16-126-00010 Reference Number: A205555182

Petitioner: DORSANEO

Receipt Date: 02/01/2016 Receipt Time: 08:33 TETYANA P.

T. DORSANEO 205 GALLAGHER CT 2ND FL APT SCRANTON , PA 18505

**** THE ABOVE RECEIPT NUMBER MUST ACCOMPANY ALL INQUIRIES ****

Amount Received:

\$590.00

Your conditional resident status is extended for a period of one year. During the one-year extension you are authorized employment and travel. (This extension and authorization for employment and travel does not apply to you if your conditional resident status has been terminated.)

In order to further process your petition, you will be receiving an Application Support Center (ASC) appointment notice with a specific time, date, and location to capture your fingerprints, photo, and signature. You MUST wait for your appointment notice before going to the ASC for biometric processing.

NOTE: Conditional resident applicants, including conditional resident dependents residing overseas pursuant to military or government orders WILL NOT RECEIVE an ASC appointment notice. To complete biometric processing, these applicants must submit the required items listed on the I-751 form instructions.

If you have not already done so, provide supporting documents to assist USCIS in processing your petition and to establish eligibility to remove the conditional basis of your permanent residence. PLEASE INCLUDE A COPY OF THIS RECEIPT NOTICE WITH ANY SUPPORTING DOCUMENTS YOU SUBMIT.

Upon receipt of your ASC appointment notice, you can find the status of your case on-line at www.uscis.gov. To view the status of your case, enter the application number found at the top of the ASC appointment notice. NOTE: The I-751 form type will be listed as "CRI89" under the application type in our case status on-line tool.

NOTE: If you checked box "E" or "F" under Part 2 - Basis for Petition, you may NOT file a change of address request through the USCIS web site or by calling the National Customer Service Center. If you or your parent were subjected to battery or extreme cruelty, contact the appropriate USCIS Service Center where you originally filed your Form I-751 for specific address change instructions.

VERMONT SERV CENTER

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PAGE 1 OF 1

COUNTY OF MARIN

SAN RAFAEL, CALIFORNIA

CONFIDENTIAL
LICENSE AND CERTIFICATE OF MARRIAGE
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April 26, 2017

Mark Adams 1275 4th Street #723 Santa Rosa, CA 95404

My name is Mark Adams and I live in Santa Rosa, CA. I have known Ed Dorsaneo since the early 1990's. We met while he was working at the Cotati Police Department and I was working as an officer with the Rohnert Park Police Dept.

My first recollection of Ed talking about Tanya occurred in 2011 while he was working in Afghanistan. He had apparently met her while vacationing and said that he was going to see where their relationship was going.

When Ed discontinued his overseas position, I recall that he went through significant effort and expense to bring Tanya to the United States after they became engaged late in his deployment. We spoke regularly throughout the early months after he arrival. It was only after about 30 days that he confided in the me that things were not going well and that Tanya seemed like a different person from the one he had met in Kiev. While they were apart, they spoke for hours on Skype every day and now that she was with him, she was very withdrawn and showed little to no affection. As the weeks wore on, he made it clear that she was very unwilling to adapt to life here and wanted to move to San Francisco. This seemed unlikely since Ed had both a business and property in Sonoma County.

I actually only met Tanya on one occasion since she generally refused to accompany Ed to social gatherings they were both invited to. The evening that I met Tanya in person was related to a Christmas party I attended with my girlfriend Allison. Ed and Tanya were also present. During that evening, we had drinks at a local bar restaurant called Stormy's. I overheard Tanya say Allison that she had married Ed to come to the US. I did not comment on or make further inquiry because we had all been drinking and I was not sure if she was joking or serious. I also didn't want to cause any further issues between Ed and her because she certainly did not seem happy accept when Ed was not directly with her. She also made several snide comments in his presence which he dismissed without reaction. It was only after Ed divorced her did this statement seem relevant.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Mark Adams

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	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
Ľ	Edward Dorsaneo		
	13 Freedom Place Rohnert Park, CA 94928		
	TELEPHONE NO.: 707-321-3218 FAX NO. (Optional):		
۱ _٤	-MAIL ADDRESS (Optional): edwsg366@gmail.com		
-	ATTORNEY FOR (Name): In Pro Per		
H		FNIDOD	
'	SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA STREET ADDRESS, 600. Administration DEONOMA COUNTY SUPERIOR COUR	ENDORSED	
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H	SANTA ROSA, CA 95403 MARRIAGE OF	SUPERIOR COURT	
l '	PETITIONER: Edward Dorsaneo	SUPERIOR COURT OF CALIFORNIA COUNTY OF SONOMA	
		AMONIO 10 1 SOMONA	
L	RESPONDENT: Tetyana Dorsaneo		
	PETITION FOR	CASE NUMBER:	
	Dissolution of Marriage	665341	
	Legal Separation		
L	Nullity of Marriage AMENDED		_
1.		sident of this state for at least six months a	no
	of this county for at least three months immediately preceding the filing of this Petition f	or Dissolution of Marriage.	
2	CTATICTICAL FACTO		
۷.	statistical facts a. Date of marriage: September 24, 2013 c. Time from date of		
	h Data of assembles, Documber 21, 2012	marriage to date of separation (specify):	
	b. Date of separation: December 21, 2013 Years:	Months: 3	
3.	DECLARATION REGARDING MINOR CHILDREN (include children of this relationship	born prior to or during the marriage or	
	adopted during the marriage):	, ,	
	a. There are no minor children.		
	b The minor children are:		
	<u>Child's name</u> <u>Birthdate</u>	<u>Age</u> <u>Sex</u>	
	Continued on Attachment 3b.		
	c. If there are minor children of the Petitioner and Respondent, a completed Declaration	n Under Uniform Child Custody Jurisdiction	,
	and Enforcement Act (UCCJEA) (form FL-105) must be attached.	•	
	d. A completed voluntary declaration of paternity regarding minor children born to	the Petitioner and Respondent prior to	
	the marriage is attached.		
4.	SEPARATE PROPERTY		
	Petitioner requests that the assets and debts listed in Property Declaration (form	n FL-160) in Attachment 4	
	below be confirmed as separate property.		
	<u>Item</u> <u>Con</u>	<u>firm to</u>	

NOTICE: You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child or spousal support.

MARRIAGE OF (last name, first name of parties):	CASE NUMBER:
Dorsaneo, Edward; Dorsaneo, Tetyana	
5. DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNITY ASSE a. There are no such assets or debts subject to disposition by the court b. All such assets and debts are listed in <i>Property Declaration</i> (in this proceeding.
(2) incurable insanity. (Fam. Code, § 2310(b).) b. legal separation of the parties based on (1) irreconcilable differences. (Fam. Code, § 2310(a).) (2) incurable insanity. (Fam. Code, § 2310(b).) c. nullity of void marriage based on (1) incestuous marriage. (Fam. Code, § 2200.)	nullity of voidable marriage based on (1) petitioner's age at time of marriage. (Fam. Code, § 2210(a).) (2) prior existing marriage. (Fam. Code, § 2210(b).) (3) unsound mind. (Fam. Code, § 2210(c).) (4) fraud. (Fam. Code, § 2210(d).) (5) force. (Fam. Code, § 2210(e).) (6) physical incapacity. (Fam. Code, § 2210(f).
7. Petitioner requests that the court grant the above relief and make injunctive (in	ncluding restraining) and other orders as follows:
a. Legal custody of children to b. Physical custody of children to c. Child visitation be granted to As requested in form: FL-311 FL-312 FL-341(C) d. Determination of parentage of any children born to the Petitioner and e. Attorney fees and costs payable by f. Spousal support payable to (earnings assignment will be issued) g. Terminate the court's jurisdiction (ability) to award spousal support to h. Property rights be determined. i. Petitioner's former name be restored to (specify): j. Other (specify):	FL-341(D) FL-341(E) Attachment 70 Respondent prior to the marriage.
Continued on Attachment 7j.	
 Child support-If there are minor children born to or adopted by the Petitioner a court will make orders for the support of the children upon request and submissi earnings assignment may be issued without further notice. Any party required to amounts at the "legal" rate, which is currently 10 percent. 	on of financial forms by the requesting party. An
9. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE SUMMOTO ME WHEN THIS PETITION IS FILED.	ONS, AND I UNDERSTAND THAT THEY APPLY
I declare under penalty of perjury under the laws of the State of California that the fo	pregoing is true and correct.
Date: 12/23/2013	
Edward Dorsaneo (Type or print NAME)	ward Barower (SIGNATI IDE OF DETITIONED)
Date:	(SIGNATURE OF PERMONER)
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PETITIONER)
NOTICE: Dissolution or legal separation may automatically cancel the rights of a set retirement plan, power of attorney, pay on death bank account, survivorship rights other similar thing. It does not automatically cancel the right of a spouse as benefit you should review these matters, as well as any credit cards, other credit account reports to determine whether they should be changed or whether you should take require the agreement of your spouse or a court order (see Family Code sections	to any property owned in joint tenancy, and any ciary of the other spouse's life insurance policy. is, insurance polices, retirement plans, and credit any other actions. However, some changes may

Each attachment to this judgment is incorporated into this judgment, and the parties are ordered to comply with each attachment's

No fees for either party

Settlement agreement, stipulation for judgment, or other written agreement.

provisions. Jurisdiction is reserved to make other orders necessary to carry out this judgment. MAY - 7 2014

Attorney fees and costs are ordered as set forth in the attached

Other (specify):

Attomey Fees and Costs Order (form FL-346).

JUDICIAL OFFICER

5. Number of pages attached: SIGNATURE FOLLOWS LAST ATTACHMENT

NOTICE

Dissolution or legal separation may automatically cancel the rights of a spouse or domestic partner under the other spouse's or domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank account, transfer-on-death vehicle registration, survivorship rights to any property owned in joint tenancy, and any other similar property interest. It does not automatically cancel the rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic partner's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance policies, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions.

A debt or obligation may be assigned to one party as part of the dissolution of property and debts, but if that party does not pay the debt or obligation, the creditor may be able to collect from the other party.

An earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered.

Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent,

(2)

Date:

Other (specify):

4/14/2014